

Vaccines for Children: The Elimination by Stealth of Parental Consent

by Jeremy James



We are living in dangerous times. The government of virtually every country in the world is marching in step with the New World Order. They may appear to be ‘democratic’ and ‘constitutional’ but behind the scenes, by means of various tricks and deceptions, they are putting in place the legislative and institutional framework that will enable them – when the time is right – to severely deplete individual freedom and hand national self-determination to a One World government.

Their co-ordinated response to the so-called Covid pandemic – executed in ‘lockstep’ as per the Rockefeller report of 2010 – reveals a tyrannical attitude to social control, a shared conviction that, under certain circumstances, governments may rule by decree, issuing edicts without any regard to their impact on the general welfare of their respective populations. Economies are being destroyed and long-established social practices are becoming a criminal offense:

“This transformation process is well underway.

You are no longer a human being, you are a biosecurity risk. As such you may be removed to a military controlled quarantine camp as and when the State sees fit. Detention without trial will be the norm. All protest will be outlawed unless the protest suits the agenda of the parasite class.

“Your children will no longer be your own. They will belong to the State. Parental consent for medical procedures will be presumed or, in the case of mandatory procedures, not required. Once the biosecurity State is firmly established *consent* will be a distant memory.”

- Iain Davis, *Off-Guardian.org*, 22 September 2020

We are witnessing the Neo-Marxist war machine in action, the use of modern technology and sophisticated mind control techniques to gull and oppress the masses. Residents of the former Soviet Union knew what it was like to live under a government that bullied, monitored, and abused its own citizens, but for Westerners, born and raised in a democracy, this is an entirely new and deeply unsettling experience.

Most Westerners simply cannot understand that their own government might be working against them! Such an outrageous thought has never entered their tender minds. To what purpose, they ask? If they understood what Communism is all about, they would be able to answer that question for themselves. But, alas, we have today a Western population that thinks Communism ‘collapsed’ with the fall of the Berlin Wall in 1989.

The weaponization of vaccines

In this paper we will look at just one aspect of the Neo-Marxist program to weaken, infiltrate, subvert and eventually control all western democracies – the mandatory use of vaccines.



When deployed as a weapon, vaccines are incredibly powerful. They can harm a target population in ways that are extremely hard to detect, even by medical specialists who know what to look for. In our previous papers we examined some of the ways vaccines can be used as a stealth vector for toxins which impair our immunity, weaken our nervous system and cognitive function, depress our emotions, and cause sterility – see #175 and #205, as well as #188 and #220. Today Marxists are working on the cold-blooded strategic principle that a nation is much easier to overthrow if its population is chronically debilitated by common infections, mentally and emotionally depressed, and unable to give birth to the next generation. Heavily demoralized by these invisible weapons, it may capitulate without offering any serious resistance.

Vaccines offer many advantages

While it is possible to transmit and disseminate toxins through aerosols and the water supply, and even via the food chain, vaccines have a number of distinct advantages:

1. They can be directed at specific individuals and groups.
2. They have calibrated effects and can be delivered in known quantities.
3. Recipients can be identified, recorded and tracked.
4. They can be injected without filtration into human tissue.
5. They can include components which bypass the blood-brain barrier.
6. The target population can be conditioned to request or demand them.
7. They provide an easy way to inject nano-bots, microchips and similar technology into a target population.
8. They provide an easy way to inject genetically modified material and gene-altering technology into a target population.
9. They provide a high degree of ‘plausible deniability’, that is plenty of ways to avoid accusations of bad faith and explain away a disastrous result.



Besides being immensely profitable, vaccines offer another important advantage: They allow every step in the process to be tightly controlled. The architects behind the New World Order are keen to maintain a firm grip on any developments, large or small, that might affect the timing and implementation of their program.

Recent advances in genetic technology, nano-scale devices, microchip miniaturization, and the nearly instantaneous processing of terabytes of data collected via radio-frequency transmission – each of which constitutes a revolution in its own right – make vaccines the weapon of choice for the 21st century.

The real challenge

The real challenge with vaccines is getting a target population to accept them. The so-called Covid pandemic is clearly designed to condition the masses to believe that vaccines alone can provide a sure route to ‘normality’. It is a mark of how well this plan has been formulated that the intended victims will actually beg to receive the things that enslave them.



That said, the Elite leave nothing to chance. They are steadily conditioning the public to regard vaccines as a safe, reliable and ‘friendly’ way to deal with disease. The World Health Organization (WHO), the international clearing house for medical propaganda, is controlled by the vaccine industry. Under its auspices the vaccine machine has been extending its reach into virtually every nation on earth, lending credibility to products which do little or nothing for the health of the people affected. These products are engendering a dependency on vaccine-related solutions for every sort of health problem, even where cheaper, safer alternatives exist.

The pharmaceutical industry is also boosting demand for its products by greatly exaggerating the adverse health effects of routine viruses like Zika and human papilloma virus. In effect it is creating illnesses where none exist, just as the psychiatric profession has greatly multiplied the number of mental and nervous disorders which are supposed to afflict our modern society.

There is nothing new under the sun. These are old tricks, but they are still in use today because they get results.

The method is simple: Tell a lie and frighten your neighbor; tell a really big lie and frighten the whole town. And if the whole town is frightened, there must be a reason. After all, there's no smoke without fire. These guys have been lying for centuries. There is no lie they haven't mastered. And today their lies have acquired a powerful new dimension – and a fresh veneer of credibility – via the great hall of mirrors that we call modern science.

Consent is being eliminated by stealth

Look again at the quote above by Iain Davis. He says, “Parental consent for medical procedures will be presumed or, in the case of mandatory procedures, not required. Once the biosecurity State is firmly established *consent* will be a distant memory.” Is he right?

Let's see. Here is what the World Health Organization decreed in 2014 in a document titled, ***Considerations regarding Consent in vaccinating children and adolescents between 6 and 17 years old:***

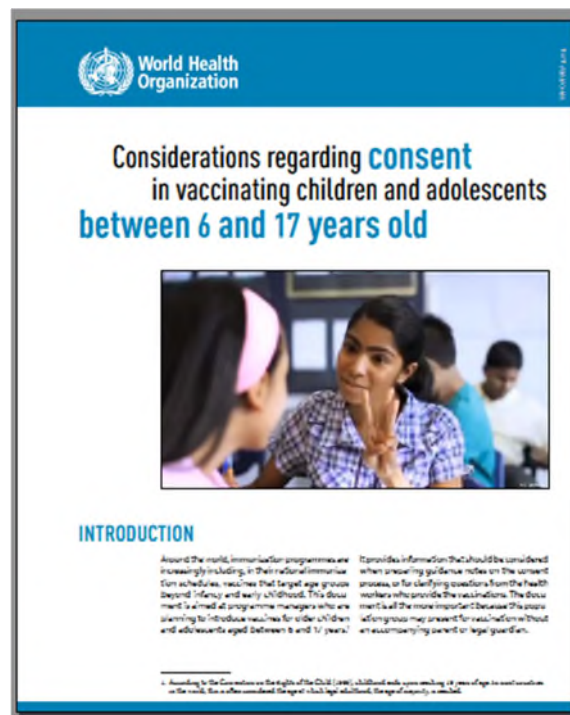
3. An implied consent process by which parents are informed of imminent vaccination through social mobilization and communication, sometimes including letters directly addressed to the parents. Subsequently, the physical presence of the child or adolescent, with or without an accompanying parent at the vaccination session, is considered to imply consent. This practice is based on the opt-out principle and parents who do not consent to vaccination are expected implicitly to take steps to ensure that their child or adolescent does not participate in the vaccination session. This may include not letting the child or adolescent attend school on a vaccination day, if vaccine delivery occurs through schools.

You may need to read this a few times since it contradicts everything we have ever understood by parental autonomy and consent. Indeed, it even contradicts what we generally understand by a formal written agreement. A parent who submits a declaration in writing to a school principal informing the school that their child is not to receive any vaccines at any time, and the principal accepts and files the declaration that consent is being withheld in this case, the school can **STILL** go ahead and vaccinate the child if he or she happens to be present in the school on the day the vaccines are administered!

It defies belief.

Perhaps we should not be surprised. This is Marxism in action. Under its totalitarian doctrines every child is a ward of the state. If the state decrees that a child should be vaccinated – for the greater good! – then parental consent is not required. If a parent dares to object, they can be charged with obstructing the state and may incur a penalty of some kind, not excluding a term of imprisonment.

The WHO document goes a long way toward fulfilling the Marxist doctrine of wardship. The child is fair game if he or she happens to be too close when the axe falls.



It is incredible to realize that, even though a parent has stated in writing that they do not want their child to be vaccinated, the WHO is actively seeking a way to circumvent their authority. This is the world we are now living in, where international institutions promote policies that are hostile to the integrity and autonomy of the family unit, where sovereign laws are superseded by edicts issued by an international organization, and where a child can be subjected to an assault by the state despite the best efforts by his or her parents to prevent it.

Marxism in action

The WHO document of 2014 has crossed the line. It endorses, if not enforces, the orthodox Marxist belief that a child is the property of the state. Under this philosophy parents are obliged to raise their children in strict accordance with the regulations laid down by the state and children are required to report perceived breaches or improprieties committed by their parents. This system of social control is already operating in China – a totalitarian Communist state – and, if the Elite get their way, is set to be rolled out in other countries under the coming ‘Reset’ and New World Order.

Some readers may wonder whether it is really possible to bypass existing national legislation in this way and impose rules and regulations laid down by an international body. They forget that, all too often, the courts in western countries have, for some time, been treating international practice as though it constituted a precedent under national law. This trend has been accelerating in recent years, aided greatly by the fact that it is extremely hard for individuals to successfully mount a challenge in defense of their rights without undertaking a lengthy and expensive legal battle.

The legal requirement to uphold parental consent

This is the challenge facing Irish parents. As we pointed out in two recent papers (#243 and #245) the government is planning to vaccinate three-quarters of all Irish children aged between 2 and 12 years over the coming months. Very little information about this flu vaccine program has percolated out to the public. The mainstream media has not addressed it. Most parents we have spoken to have no knowledge of the scheme or what it entails. The most common response is, “But surely they must notify parents and seek written consent before giving a vaccine to our children?”

Let’s look at the regulations under Irish law. These are set out very clearly in a document drawn up by the Health Service Executive in 2019 called ***National Consent Policy***:



The need for parental consent (for children under the age of 16) is clearly set out in the document:

It is a basic rule at common law that consent must be obtained for medical examination, treatment, service or investigation. This is well established in Irish case law and ethical standards. The requirement for consent is also recognised in international and European human rights law and under the Irish Constitution.

[p.21]

Therefore, other than in exceptional circumstances², treating service users without their consent is a violation of their legal and constitutional rights and may result in civil or criminal proceedings being taken by the service user. [p.22]

If the consent is to have legal validity, the following conditions must be satisfied:

For the consent to be valid, the service user must:

- have received sufficient information in a comprehensible manner about the nature, purpose, benefits and risks of an intervention/service or research project.;
- not be acting under duress; and
- have the capacity to make the particular decision. [p.23]

Regarding the first condition – the provision of “sufficient information” – the policy sets out the following requirements:

A general rule is to provide information that a reasonable person in the service user’s situation would expect to be told. This is in line with ethical and professional standards as well as the legal standard applied by the Irish courts. Such information includes the likelihood of:

- side effects or complications of an intervention;
- failure of an intervention to achieve the desired aim; and
- the risks associated with taking no action or with taking an alternative approach. [p.25]

Thus, common, even if minor, side effects should be disclosed as should rare but serious adverse outcomes. The latter include death, permanent disability (such as paralysis or blindness), permanent disfigurement and chronic pain. [p.26]

In particular the policy document states – in bold for emphasis:

The fact that a service user might be upset or refuse treatment or services as a result of receiving information as part of the consent process is not a valid reason for withholding information that they need or are entitled to know. [p.36]

These paragraphs appear to us to set out a clear and satisfactory statement of parental consent under Irish law. So, for those parents who ask (per above) “But surely they must notify parents and seek written consent before giving a vaccine to our children?” – the answer is an unequivocal yes.



What the government refuses to do

Unfortunately, in light of its conduct to date, there is no evidence that the government intends to comply with the law. It may even be planning to use the “implied consent” clause in the WHO document of 2014 to bypass the requirements set out in the HSE policy.

At minimum, if it is to comply with the parental consent requirements under Irish law, the government would be expected to take the following steps without further delay:

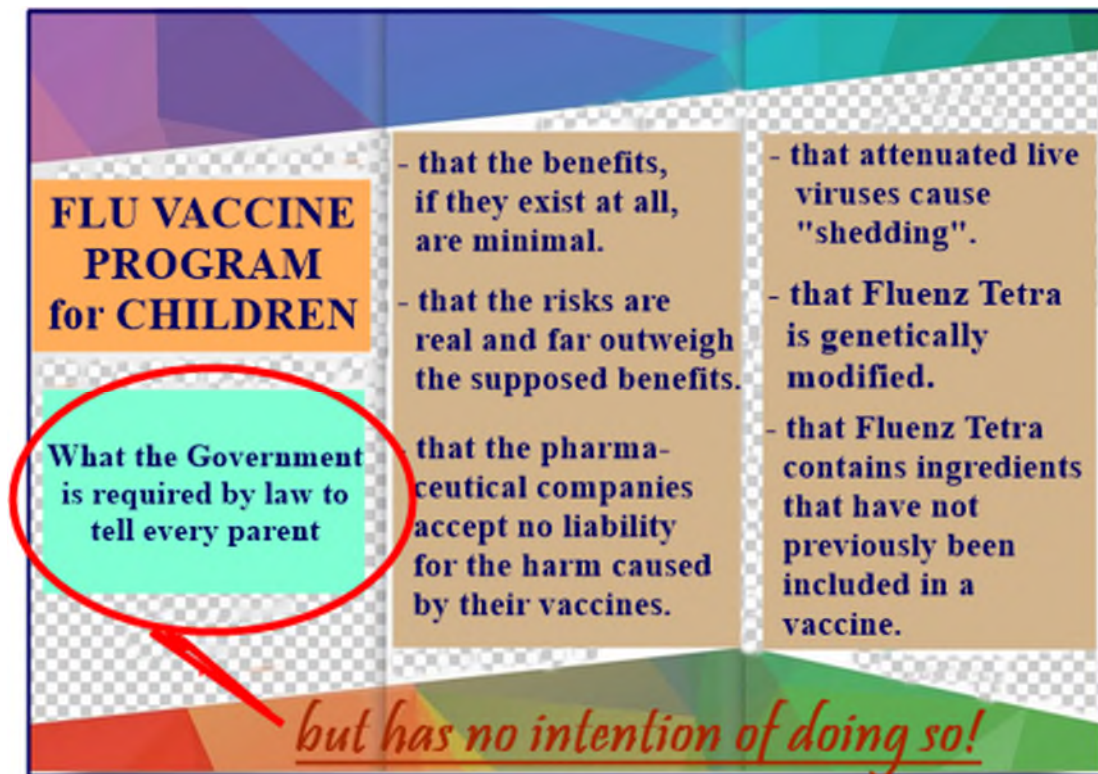
1. Inform the public via prominent advertisements in the national press that a vaccine program for children has been approved by the government for implementation this October-November and that a leaflet explaining the purpose of the program, as well as the parental consent procedures, will be made available to all parents at least 3 weeks before the scheduled inoculation date in their local area (presumably the child’s school, childcare center, etc.)
2. The leaflet at 1 above would be delivered to schools etc for timely distribution to parents.
3. The leaflet would address two main areas: (a) a description of the program and its purpose, including risks and benefits (in compliance with the requirements set out on pages 25, 26 and 36 of the HSE policy document); and (b) the need for written parental consent (to be furnished, presumably, via a detachable portion of the leaflet, signed by the child’s parent/legal guardian). The leaflet would reassure parents that the vaccine would not be administered without written consent.

Is this likely to happen? Hardly.

Here’s why:

- (a) The vaccine program was announced in the Dáil on 9 July (and barely reported by the press). The government has had plenty of time to inform the public but has not done so.
- (b) The government took care on 9 July to omit any mention of the school system, and yet they said they want to achieve an uptake of 75%. This is impossible to achieve without the distribution of vaccines via the school system.

- (c) The program involves the use for the first time – as far as we know – of genetically modified vaccines on the Irish population. This alone is a revolutionary departure which should have been the subject of a major public debate. Hundreds of Irish children have already suffered serious injury from non-GM vaccines and there is widespread public concern regarding their safety. Nevertheless, the government is prepared, not only to ignore the sizeable cohort who are concerned about these non-GM products, but to take a huge leap forward – without consultation – and introduce (or impose by stealth) a GM vaccine via a nationwide scheme which, many believe, amounts to nothing less than a reckless experiment on our children.



- (d) The vaccine in question, Fluenz Tetra (a nasal spray distributed by AstraZeneca) contains ingredients which are being used for the first time. The only information we have regarding the safety of this product is provided by the manufacturer – who will make substantial profits from the national distribution of the vaccine. Any information, from other sources (as well as AstraZeneca itself) which shows that similar products have caused harm is being withheld or suppressed or hidden behind gagging orders.

What an information leaflet should contain

Given the furtive way this scheme is being imposed, it is very unlikely that the government will issue a leaflet that will satisfy the information requirements under Irish law, as described by the HSE in its policy document. These include:

- (1) A statement that explicit parental consent must be obtained before the vaccine service can be provided and that it would be illegal otherwise to administer the vaccine. The leaflet should make it clear that “implicit consent”, as per the WHO document of 2014, will not and cannot apply. [See p.22-23 of the HSE Policy.]
- (2) A clear description of the product and the procedure by which the child will receive it. Since the government intends to give a second dose two weeks later in any instance where a child has not previously received a flu vaccine, the leaflet should make this plain. In short, the majority of the children will receive, not one dose, but two.
- (3) A description of the purported benefits. These should be stated in quantifiable terms, as per the HSE Policy. A parent should be told, for example, the odds of a vaccinated child getting flu this season as against one who is not vaccinated. A parent should also be told the odds that a child with no underlying condition, who contracts the flu this season, will go on to experience serious health complications. The leaflet should give the address of a website with links to peer-reviewed studies which support the claims made by the government.
- (4) A description of the risks. This should include, not just the risks associated with this product, but with childhood vaccines generally. Again the information should be given in quantifiable, easy-to-understand terms. The risks and side effects will range from mild symptoms (headache, fatigue, chills, etc in the short term) to known serious risks and side effects (including brain damage, paralysis, narcolepsy etc). Again the leaflet should give the address of a website with links to high quality, peer-reviewed studies which examine the risks associated with (a) this product and (b) childhood vaccines generally.

The leaflet should comply fully with the requirement set out on p.36 of the HSE Policy:

The fact that a service user might be upset or refuse treatment or services as a result of receiving information as part of the consent process is not a valid reason for withholding information that they need or are entitled to know.

[p.36]

- (5) The leaflet should state that the pharmaceutical industry in Ireland accepts no liability for harm or injury caused by its products and that this product is no exception.

- (6) A description of the steps taken by the manufacturer to ensure that the product is safe. Since the product is genetically modified, the leaflet should also set out the additional steps that were taken to ensure that the product does not carry any of the risks that are known to be associated with genetically modified substances. The concept of risk, as it appears throughout the leaflet, should be consistent with the interpretation set out on p.16 of the HSE Policy:

Significant/Material risk

A risk may be seen as significant/material if a reasonable person in the patient's position would attach significance to it. [p.16]

- (7) The leaflet should state (a) that the product is genetically modified, (b) that this is the first time a genetically modified vaccine has been used in Ireland, and (c) that the vaccine contains ingredients which have not previously been included in a vaccine.
- (8) The leaflet should state that the product, which is intended for children in the age bracket 2-12 years, contains four live attenuated strains of flu virus and, as such, is liable to give rise to a phenomenon known as “shedding”, where persons coming in contact with the child are more likely to be exposed to one of the viruses.

**“Thou wilt keep him in perfect peace,
whose mind is stayed on Thee:
because he trusteth in Thee.”
– Isaiah 26:3**

CONCLUSION

The Fluenz Tetra vaccine program is reckless – see our papers #243 and #245 – and should be terminated immediately. Both the Minister for Health and the Chief Medical Officer should be contacted by the Director of Public Prosecutions and apprised of their position. If brought against them, a charge of reckless endangerment would likely be upheld by the courts.

If, against all advice, the government decides to proceed, it is obliged to do so in conformity with the HSE Policy on Consent. If it fails to do so – and this would appear to be its intention – then it is breaking the law.

A moral and responsible government would not proceed with this program. However, when a government is marching in step with the New World Order and the criminal corporations behind it, such reckless behavior can be expected. The politicians who control this country may not wear the Marxist badge, but they subscribe fully to the Marxist agenda.

We are living in dangerous times.

Jeremy James
Ireland
September 26, 2020

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